

**Attention is drawn to the order
prohibiting publication of certain
information in this determination**

**IN THE EMPLOYMENT RELATIONS AUTHORITY
AUCKLAND**

[2013] NZERA Auckland 210
5384953

BETWEEN

WHAKATANE HALE
Applicant

AND

D & J GRINDLEY
SUPERMARKET LIMITED
T/A RIVERSLEA
SUPERVALUE
Respondent

Member of Authority: Rachel Larmer

Representatives: Stan Austin, Advocate for Applicant
Peter Marshall, Counsel for Respondent

Investigation Meeting: 21 and 22 May 2013 at Whakatane

Determination: 23 May 2013

CONSENT DETERMINATION OF THE AUTHORITY

[1] The parties have resolved the employment relationship problem between them by agreement and seek that the terms of settlement be incorporated into a consent determination of the Authority.

[1] By consent and by this determination the terms set out in the parties settlement memorandum signed on 22 May 2013 become orders of the Authority and are final, binding, and enforceable.

[2] The parties have agreed that the terms of settlement will remain confidential. For the purposes of preserving confidentiality, I make a further order pursuant to

clause 10 of the Second Schedule of the Employment Relations Act 2000 prohibiting the publication of the contents of the terms of settlement. The original signed terms of settlement are therefore not attached to this determination but will be held on the Authority's file.

Rachel Larmer

Member of the Employment Relations Authority